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Examiner TRAN, Phuoc

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USPTO GPAU 2621

FROM:

Ryan S. Davidson

Reg. No.: 51,596

RE U.S. App. No.: 10/052,053, filed 01/17/2002

Applicant(s): Daniel W. Wong et al.

Atty Dkt No.: 1376-0100420

Title:

SYSTEM FOR HANDLING MULTIPLE DISCRETE COSINE

TRANSFORM MODES AND METHOD THEREOF

NO. OF PAGES (including Cover Sheet): 4

MESSAGE:

Attached please find:

Transmittal Form (1 pg)

Response to Species Election Requirement (2 pgs)

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TRANSMITTAL	Filing Date	01/17/2002
FORM	First Named Inventor	Daniel W. WONG et al.
i Ordin	Art Unit	2621
	Examiner Name	TRAN, Phuoc
(to be used for all correspondence after initial filing) Total Number of Pages in This Submission 3	Attorney Docket Number	1376-0100420
	NCLOSURES (Check all)	After Allowance Communication to TC
Fee Transmittal Form	Drawing(s)	
Fee Attached	Licensing-related Papers	Appeal Communication to Board of Appeals and Interferences
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After Final	Provisional Application Power of Attorney, Revocation	Proprietary Information
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Date 22 April 20	905 F	Reg. No. 51,596
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PATENT

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Examiner:

TRAN, Phuoc

Group Art Unit:

2621

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Mail Stop AMENDMENT Commissioner for Patents PO Box 1450 Alexandria, VA 22313-1450

RESPONSE TO SPECIES ELECTION REQUIREMENT

Dear Sir:

The USPTO alleges that the present application contains claims directed to patentably distinct species. In particular, the Office asserts that the "species" of claim 9 is patentably distinct from the "species" of claim 17 and therefore has required the Applicant to elect a single disclosed species under 35 U.S.C. Section 121. However, as provided by the M.P.E.P.,

Claims are definitions of inventions. <u>Claims are never species</u>. Claims may be restricted to a single disclosed embodiment (i.e., a single species, and thus be designated a <u>specific species claim</u>), or a claim may include two or more of the disclosed embodiments within the breadth and scope of definition (and thus be designated a <u>genetic or genus claim</u>).

Species are always the specifically different embodiments.

M.P.E.P. § 806.04(e)(emphasis in original).

In view of the above-cited section of the M.P.E.P, the Applicants respectfully submit that the Office has erred in characterizing claims 9 and 17 as "species" because, as demonstrated above, claims are never species. See Id. Instead, for a proper species election requirement, the Office is required identify allegedly independent and patentably distinct disclosed embodiments that represent different species, between which the Applicants properly may be required to make

an election. However, in the present application, the Office has not identified two distinct and proper species from which the Applicants may make an election. Furthermore, the Office has not provided any support for its allegation that the supposed "species" are patentably distinct. Accordingly, the Applicants respectfully submit that the species election requirement is improper at this time and the withdrawal of this election requirement is respectfully requested.

Notwithstanding the improper characterization of claims 9 and 17 as "species," the Applicants elect the "species" of claims 1-8, 9-16 and 19-27 for further prosecution and provisionally withdrawal the "species" of claims 17 and 18 from consideration.

Respectfully submitted,

22 April 2005

Ryan S. Davidson, Reg. No. 51,596 On behalf of

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